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1	DECLARATION OF MOTION OF DISCOVERY	
2	I, Ecik Abuil At Lovez, hereby declare:	
3	A MOTION for discovery on the Basis of a Meblibence CDC	
4	MEDICAL CLINIC TRACY DVI HONOSSMENT OF CONGITIONAL STAFF	
5	Palole DEVISION, DVI STOCKTON POROLE DEN-RETaliaTron, CONPAINT-	
6	CDC CONSECTIONAL STAFF. DVI EXCESSIVE LONDOWN CRITERIA DEPRIVAL of: Medio	al Cure
7	Lebal Mail TanPeliuh: Izbal Mail Beinh OPENED And discarded	
8	PESSONAL PROPERTY: being TOWNS Par - EMPTY ENVELOPE GOVEN TO Plain T. FF AND	
9	Plaintiff NEUER VECIENTE PERSONAL PROPERTY NOW TRUNSPORT OF RELEASE	
0	Neblibence & Egilule To Allow INMATE or others the PIBHT TO ACCESS	
1	TO [AW TelaTule and well Remedies or lequest for Assistance Denied or Disturted	
2	Including ALL Weller Material Coming to tumate a bould out at Institute.	
3	CDC-X-66-01800 CDC DVI-X-66-02447-DVI-X-66-01956	
4	UNDES EXAUSTIVE REMEDIES SEEKING PETITION UNCEL-MOTION	
5	of Discovery - Exantive Rimedies, by California Dipt of Consistors	
5	DVI-Médical- Palolo Reloioù 1-STOCKTON Palole Devision	
7 .	Candala Collins, John Hall Digue Glay SR Mooks C.W. find	
3 -	IN AN Official Capacity And Unofficial Capacity Under Codos of the Sate of Coloral Touris	
) ^z	VERIFICATION	
,	I am the petitioner in the above cause of action, have read the statements herein,	
. :	and declare under penalty of perjury that upon information and belief these statements are	
: t	true and correct.	
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]	DATED: RESPECTFULLY SUBMITTED,	
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1	DECLARATION OF MOTION OF DISCOULT
	I, Earl Alocal ac Lofez , hereby declare:
	A MOZION FOR DISCOURSY ON the BUSIS OF & NEWLIBERCS
	CDC, Medical Clinic Mary DVI StockTow Papols Davision
	RETULICATION C.D.C. CONSECTIONAL STAFF STOCKEN PAGO DEN
	Et-CESSIVE Lock-down ChiTEVILL dePLIVAL of MEdical Care
	LEGAL Mul Tan Porish o Legal Mail Brish offened And dis
	Carde L PENSONAL PROPERTY: Being MansPac-Bunb Lost or DISCARd
	Ed Mail - OPENED CONTENTS MISSING - ENVELOPE COWEN TO PLANTIF
ĺ.	Allolopores tailule To Allow Innote or others the RIGHT TO
	ACCESS TO LAW LITERATURE ON PHYSICAL ACCESS TO LAW LIBRARY
	LOSS of PRUISBOS TO BE EXCESSIVE AND UNHEALTHY FOR INNITE
	bowb Medically disabled as well loss of Albrent Products to AD
2	EN the cleanlysos And Physical Houlth of INMUTES de PlIVED
_	lower charles exceeded the Innates belease date Plan
Z	6 failure to Réleass - under Exautions Remedies of this July
_	CDC-V-06-01800 DUI-X-06-02447 DUI-X-06-01956
	WEDIELGA TION

VERIFICATION

I am the petitioner in the above cause of action, have read the statements herein, and declare under penalty of perjury that upon information and belief these statements are true and correct.

DATED: 7-3/-98 RESPECTFULLY SUBMITTED,

Case 3:08-cv-04140-WHA Document 2 Filed 08/29/2008 Page 5 of 6 LOPEL ELIK (your name) FILED K99196 P.O. Box 600 08 AUG 29 PH 3: 02 Tracy, CA 95378-0600 CAR, U.S. DISTRICT COURT THERNET PROTOF CALFORNIA In Pro per Cull Tal EVIK AGUILAY LOPEZ Petitioner, MOTION FOR DISCOULLY FINN - SIR Moore - Warden Caudace Collins, John Hall, Diave bley DUE MEDICAL HMO- OF tox-MayHem - MEDICAL Mal Practice Respondent, ILLEGAL MAIL TAMPERING/focesal mail TO: THE HONORABLE COURT IN THE ABOVE ENTITLED CAUSE PLEASE TAKE NOTICE: That as soon as this matter may be heard by the Court, the above named petitioner will move for a Discover in the Courts for DISCOUESY This motion is based on all the records and files listed under the above mentioned case number, and the attached declaration of the defendant. DATE: RESPECTFULLY SUBMITTED,

(LIB# 21 BLANK MOTION)

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DECLARATION OF MOTION OF VISCOURCY hereby declare: HassasseMENT, CorrecTIONAL UNOHICIAL CaPaCITY of CaPaCITY UNDER COLOR of the STATE California Del of Carection's **VERIFICATION** I am the petitioner in the above cause of action, have read the statements herein, and declare under penalty of perjury that upon information and belief these statements are true and correct. DATED: RESPECTFULLY SUBMITTED,

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